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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

12 HOFBRÄUHAUS OF AMERICA, LLC, a
Nevada limited liability company,

Plaintiff

V.

16 OAK TREE MANAGEMENT SERVICES,
17 INC., a Missouri corporation, WILLIAM
18 GUY CROUCH, as Successor in Interest or
Receiver for Oak Tree Management
Services, Inc.,

Defendants.

Case No. 2:22-cv-00421-JAD-DJA

**ORDER APPROVING
SECOND STIPULATION FOR
EXTENSION OF TIME FOR
PLAINTIFF HOFBRÄUHAUS OF
AMERICA, LLC TO FILE ITS
REPLY IN SUPPORT OF PLAINTIFF'S
MOTION FOR PRELIMINARY
INJUNCTION**

22 Plaintiff Hofbräuhaus of America, LLC (“Hofbräuhaus”), and Defendant William
23 Guy Crouch, as Court-Appointed Receiver (the “Receiver”) for Oak Tree Management
24 Services, Inc. (“Oak Tree”), by and through undersigned counsel, hereby stipulate and agree
25 to an additional three (3) day extension of time from the previously extended filing deadline
26 of May 10, 2022, for Hofbräuhaus to file its reply in support (“Reply”) of Hofbräuhaus’s
27 Motion for Preliminary Injunction [ECF No. 18, filed on April 5, 2022] (“Motion”), through

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1 and including the new deadline of May 13, 2022.

2 In support of this Stipulation, the Parties respectfully state as follows:

3 1. This is Hofbräuhaus's second stipulation for extension of time to file any
4 pleading in this case, with both requests for extension being for this Reply.

5 2. The Parties had previously agreed to a seven (7) day extension of time of the
6 original deadline of May 3, 2022, for Hofbräuhaus to file its reply in support of the Motion,
7 through and including the new deadline of May 10, 2022. The purpose of that extension was
8 to allow Hofbräuhaus adequate time to respond to the numerous factual and legal issues set
9 forth in the Receiver's April 26, 2022 filings, which included a 45-page response to the
10 Motion [ECF No. 26] ("Receiver's Response"), a 27-page reply in support of the Receiver's
11 Motion to Dismiss, Stay, or Transfer Amended Complaint [ECF No. 27], and a 198-page
12 Second Appendix of Exhibits [ECF No. 28] ("Receiver's Appendix of Exhibits").

13 3. Hofbräuhaus requires this additional three (3) day extension because
14 Hofbräuhaus requires a witness declaration from witnesses with Hofbräu München to support
15 facts necessary to rebut the Receiver's Response and Receiver's Appendix of Exhibits.
16 However, Hofbräu München is a government-owned brewery and, due to regulations
17 governing the brewery, the witness necessary to sign the declaration must first obtain approval
18 of the Hofbräu governing board before being permitted to submit testimony to a court in the
19 United States. Hofbräuhaus America anticipates this process will take through Friday, May
20 13, 2022, to obtain the necessary authority.

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1 WHEREFORE, IT IS HEREBY STIPULATED by and between the Parties that
2 Hofbräuhaus shall have an additional three (3) day extension of time to file its Reply in
3 support of the Motion, through and including May 13, 2022.

4 Dated this 10th day of May 2022.

5 HONE LAW

6 /s/Eric D. Hone
7 Eric D. Hone, NV Bar No. 8499
Jamie L. Zimmerman, NV Bar No. 11749
8 Leslie A. S. Godfrey, NV Bar No. 10229
Kathryn C. Newman, NV Bar No. 13733
9 701 N. Green Valley Parkway, Suite 200
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10 *Attorneys for Plaintiff*
11 *Hofbräuhaus of America, LLC*

Dated this 10th day of May 2022.

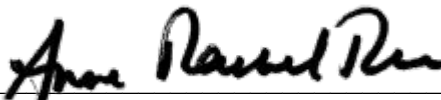
SEMENTZA KIRCHER RICKARD

6 /s/ Jarrod L Ricard
7 Jarrod L. Rickard, Esq., NV Bar No. 10203
10161 Park Run Dr., Ste. 150
8 Las Vegas, Nevada 89145

9 Michael A. Campbell (*Pro Hac Vice*)
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11 *Attorneys for Defendants*
12 *William Guy Crouch, as Receiver for*
13 *Oak Tree Management Services, Inc.*

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16 IT IS SO ORDERED:

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18 UNITED STATES DISTRICT JUDGE

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20 Dated: May 11, 2022

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